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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/993,429	09/993,429 11/13/2001		Nisheeth Ranjan	AOL0019	7537
22862	7590	08/25/2004		EXAMINER	
GLENN PA 3475 EDISC			BELL, PAUL A		
MENLO PA	,			ART UNIT	PAPER NUMBER
	•		" <i>.</i>	2675	

DATE MAILED: 08/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		עען;
	Application No.	Applicant(s)
A. Company of the Com	09/993,429	RANJAN, NISHEETH
Office Action Summary	Examiner	Art Unit
	PAUL A BELL	2675
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a reply be til oly within the statutory minimum of thirty (30) day I will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDON	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on 13 N	November 2001	
	s action is non-final.	
3) Since this application is in condition for allower		osecution as to the merits is
closed in accordance with the practice under	•	
Disposition of Claims		
4) ☐ Claim(s) 1-28 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-28 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	awn from consideration.	
Application Papers		
9)☐ The specification is objected to by the Examine	er.	•
10)☐ The drawing(s) filed on is/are: a)☐ acc	cepted or b) objected to by the	Examiner.
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correct		
11) The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati prity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s)		
) Notice of References Cited (PTO-892)	4) Interview Summary	
<ul> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ul>	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)
Delivery of Transport of the Control	· <del></del>	

Art Unit: 2675

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-28 are rejected under 35 U.S.C. 102(e) as being anticipated by Lapstum et al. (2003/0169864).

With regard to claim 1 Lapstum et al. teaches a method for wireless transmission of information from a first media to a second media (figure 8), comprising the steps of: entering the information on the first media (figure 8, item 504), wherein the first media includes paper media (figure 2, item 1 section [0049]); and transferring the information from the first media to the second media (figure 2, items 101 and 10), wherein the second media includes online electronic media (figure 2, item 10, section [0052]).

With regard to claim 2 Lapstum et al. teaches the method of claim 1, wherein the information is entered and transferred via a Bluetooth-enabled pen (section [0138]).

Art Unit: 2675

With regard to claim 3 Lapstum et al. teaches a method for wireless transmission of information from a first media to a second media (figure 8), comprising the steps of: entering the information on the first media (figure 8, item 504); and transferring the information from the first media to the second media via an ad-hoc network(figure 2, items 101 and 10, section [0138]).

With regard to claim 4 Lapstum et al. teaches the method of claim 3, wherein the first media includes paper media and the second media includes electronic media (section [0049] and section [0052]).

With regard to claim 5 Lapstum et al. teaches 5 the method of claim 4, wherein the second media is an online duplicate of the first media (section [0092]).

With regard to claim 6 Lapstum et al. teaches the method of claim 5, wherein the first media includes a paper book (section [0096]).

With regard to claim 7 Lapstum et al. teaches the method of claim 5, wherein the first media includes a paper magazine (section [0096]).

With regard to claim 8 Lapstum et al. teaches the method of claim 5, wherein the first media includes a paper shopping catalog (section [0096]).

**Art Unit: 2675** 

With regard to claim 9 Lapstum et al. teaches the method of claim 3, wherein the ad-hoc network is Bluetooth network(figure 2, items 101 and 10, section [0138]).

With regard to claim 10 Lapstum et al. teaches the method of claim 3, wherein the transferring the information includes overlaying the information on the second media (figure 22 illustrates where you write a short message on paper whereby that information is overlay in the network and sent to a receiver ).

With regard to claim 11, 12, 13, 14, 15 Lapstum et al. teaches the method of claim 10, wherein the entering the information includes circling, underlining, highlighting, writing a note, and selecting a word on a portion of the first media (figure 22 whereby it is inherent that a user is capable of using his pen this way when writing a message).

With regard to claim 16 Lapstum et al. teaches the method of claim 15, further including the step of providing a dictionary meaning for the selected word on the second media (figure 22 whereby it is inherent that a user is capable of writing the dictionary meaning of any word he writes down).

With regard to claim 17 Lapstum et al. teaches the method of claim 10, wherein the entering the information includes filling up a form (figures 18 and 22).

Art Unit: 2675

With regard to claim 18 Lapstum et al. teaches the method of claim 17, wherein the form includes a tax form [section [0096]).

With regard to claim 19 Lapstum et al. teaches the method of claim 17, wherein the form includes a purchase order (section [0096]) .

With regard to claim 20 Lapstum et al. teaches the method of claim 4, wherein the electronic media includes Internet-based media (section [0101).

With regard to claims 21 Lapstum et al. teaches an apparatus for online transmission of information from a first media to a second media (figure 8), including: a marking device configured to enter the information on the first media (figure 8, item 101); and a transmitter configured to transmit the information entered on the first media to the second media, the transmitter being connected to the marking device (figure 2, item 9).

With regard to claims 22-28 Lapstum et al. was shown above in claims 1-20 to cover all these limitations.

Art Unit: 2675

Page 6

## Conclusion

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Bell whose telephone number is (703) 306-3019.

If attempts to reach the examiner by telephone are unsuccessful the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377 can help with any inquiry of a general nature or relating to the status of this application.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

Or Faxed to: (703) 872-9306

Or Hand-delivered to: Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor

(Receptionist).

Paul Bell
Art unit 2675
August 23, 2004

CHANH NGUYEN